

IN THE

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F034407 People v. Arthur Swope

Appellant having filed an abandonment and/or request for dismissal of appeal, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

F032385 People v. Emerson

The conviction and sentence as to count II (gross vehicular manslaughter) is vacated. Count III of the information is amended to (1) delete the name Christopher Owens and substitute the name Paul Winter as the person who suffered bodily injury, and (2) delete the Vehicle Code section 23153 multiple victim enhancement, identified in the information as "Enhancement 3" to "Count #" and alleging bodily injury to Paul Winter. The true finding with respect to the Vehicle Code section 23153 multiple victim enhancement, identified in the information as "Enhancement 3" to Count 3" and alleging bodily injury to Paul Winter, is stricken, and the one-year prison term imposed as punishment for such enhancement is vacated.

Except as specifically stated above, the judgments of convictions and sentences as to all counts and associated enhancements are affirmed. The revised total unstayed term of imprisonment imposed upon and to be served by appellant is 20 years. The trial court on remand shall prepare and distribute as appropriate an amended abstract of judgment. Dibiaso, Acting P.J.

We concur: Vartabedian, J.; Buckley, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F032398 People v. Austin

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN THE

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F031759 In re the Marriage of Cutler

The judgment is reversed and remanded to the superior court for further proceedings pursuant to family code sections 5602 and 5603, Including reinstatement of the registration of the support judgment as of September 18, 1996. Kalashian, Pro Tem J.

We concur: J. Dibiaso, Acting P.J.; Harris, J.

[CERTIFIED FOR PUBLICATION]

F032889 People v. Goodin

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F033870 In re Joseph M., et al., Minors

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F035055 Deborah M. v. Superior Court of Stanislaus Co.; Stanislaus Co. Community Services Agency.

No brief having been filed by petitioner, the above entitled action is dismissed as abandoned.

F031922 People v. Solis

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F032782 In re Jennifer F., a Minor

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN THE
Court of Appeal of the State of California

IN AND FOR THE
Fifth Appellate District

F032455 People v. Harris

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.